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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/691,034	10/19/2000	Youichi Shibata	P107156-00026	5154	
75	90 06/17/2004	EXAMINER			
ARENT FOX KINTNER PLOTKIN & KAHN, PLLC 1050 Connecticut Avenue, N.W., Suite 600 Washington, DC 20036-5339			CHEVALIER, ROBERT		
			ART UNIT	PAPER NUMBER	
			2615	//	
			DATE MAILED: 06/17/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Applic	cation No.	Applicant(s)			
		09/69	1,034	SHIBATA ET AL.			
		Exam	iner	Art Unit			
			Chevalier	2615			
Period fo	The MAILING DATE of this communic or Reply	cation appears or	the cover sheet with the c	orrespondence address			
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIO nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commuse period for reply specified above is less than thirty (30) period for reply is specified above, the maximum stature to reply within the set or extended period for reply we reply received by the Office later than three months afted patent term adjustment. See 37 CFR 1.704(b).	CATION. f 37 CFR 1.136(a). In r nication. days, a reply within the utory period will apply a rill, by statute, cause the	no event, however, may a reply be ting e statutory minimum of thirty (30) day and will expire SIX (6) MONTHS from the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status							
1) 又	Responsive to communication(s) filed	l on <u>19</u> October .	2000.				
· —	This action is FINAL . 2b)⊠ This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
5)□ 6)⊠ 7)□	 Claim(s) 1-5 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. □ Claim(s) is/are allowed. □ Claim(s) 1-5 is/are rejected. □ Claim(s) is/are objected to. □ Claim(s) are subject to restriction and/or election requirement. 						
Applicati	ion Papers						
10)⊠	The specification is objected to by the The drawing(s) filed on 19 October 20 Applicant may not request that any object Replacement drawing sheet(s) including the oath or declaration is objected to	00 is/are: a)⊠ a ion to the drawing he correction is re	(s) be held in abeyance. See quired if the drawing(s) is obj	e 37 CFR 1.85(a). sected to. See 37 CFR 1.121(d).			
Priority ι	ınder 35 U.S.C. § 119						
a)l	Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority d 2. Certified copies of the priority d 3. Copies of the certified copies of application from the Internation See the attached detailed Office action	ocuments have ocuments have fithe priority doctal Bureau (PCT	been received. been received in Application uments have been receive Rule 17.2(a)).	on No ed in this National Stage			
2) D Notic 3) D Inform	et(s) se of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PT mation Disclosure Statement(s) (PTO-1449 or P or No(s)/Mail Date		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

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Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-5 are rejected under 35 U.S.C. 102(e) as being anticipated by Alexander, Jr.

Alexander, Jr. discloses a geographic data managing system that shows all the limitations recited in claim 1, including the feature of the vehicle adapted to travel on an agricultural field (See Alexander, Jr.'s column 2, line 16), the feature of the camera mounted on the vehicle for continuously taking pictures of various portions of the agricultural field (See Alexander, Jr.'s column 10, lines 44-49), the feature of the computer mounted on the vehicle for receiving and processing pictures taken by the camera (See Alexander, Jr.'s column 15, lines 10-14), the feature of the GPS receiving information signals transmitted from GPS satellites and/or GPS base stations (See Alexander, Jr.'s Figure 16, components 22), the feature of feeding the pictures taken by the camera into the computer and the positional information transmitted from the GPS satellites into the computer to determine the position and orientations of various pictures taken by the camera (See Alexander, Jr.'s Figure 16, components 22, 10, and 46), the

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feature of synthesizing the pictures on the display of the computer to obtain the picture of the field as specified thereof. (See Alexander, Jr.'s column 6, lines 49-52).

With regard to claim 2, the feature of automatically inputting into the computer the GPS positional information and pictures taken by the camera for each optionally determined distance on the field as specified thereof would be present in Alexander, Jr. Since, all the information from the GPS and the cameras are sent to the computer. (See Alexander, Jr.'s Figure 16, components 22, 10, and 46).

With regard to claim 3, the feature of enlarging any point of the displayed pictures as specified thereof would be inherently present in Alexander, Jr. Because, conventional computers such as the one shown in Alexander,, Jr.'s Figure 16, and column 15, lines 12-14, would naturally include a zooming function for the purpose of sizing up or down any portion of a displayed image or text information on the computer display.

With regard to claim 4, the feature of the camera being a video or digital camera all being able to perform a communication with the computer as specified thereof is present in Alexander, Jr. (See Alexander, Jr.'s Figure 16, components 10, and 46).

With regard to claim 5, the feature of the personal computer capable of receiving and processing the pictures in accordance with the received GPS information as specified thereof is present in Alexander, Jr. (See Alexander, Jr.'s column 2, lines 60-63).

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Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Mikuni discloses an image processing system capable of displaying photographed image in communication with relevant map image.

McCarthy et al discloses a navigation system for a vehicle.

Berstis discloses an apparatus for displaying real-time visual information on an automobile pervasive computing client.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bob Chevalier whose telephone number is 703-305-4780. The examiner can normally be reached on MM-F (9:00-6:30), second Monday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Christensen can be reached on 703-308-9644. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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B. Chevalier June 12, 2004.

ROBERT UNLVALIER
PRIMARY EXAMINER